

Patent  
Attorney's Docket No. 1007325-000077

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

In re Patent Application of ) **MAIL STOP REISSUE**  
Frank J. Koch et al. )  
Application No.: 09/542,640 ) Group Art Unit: 2863  
Filed: April 3, 2000 ) Examiner: Jonathan Charles  
For: COATING THICKNESS GAUGE ) Teixeira Moffat  
 ) Confirmation No.: 4650  
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**SUPPLEMENTAL DECLARATION FOR REISSUE PATENT APPLICATION**

Commissioner for Patents  
P.O. Box 1450  
Alexandria, VA 22313-1450

Sir:

We, the undersigned inventors, hereby state that every error corrected in the Amendments filed on March 5, 2004, November 20, 2008 and January 22, 2009, which is not covered by the Declaration submitted with the original reissue application, arose without any deceptive intention on our part. The reason for the corrections in the Amendments is that we claimed more than we had a right to claim, discovered as a result of prosecution of this reissue application. For example, independent claims 1 and 21 now define that the plurality of descriptive data are recorded by transforming text entered on a computer screen with an input device into digital data. Independent claim 10 now defines a portable computing unit which includes a PCMCIA port for receiving the PCMCIA card. The portable computing unit includes a touch-sensitive screen, and the portable computing unit receives descriptive data from a user via the screen. Independent claims 51 and 52 define that the plurality of descriptive data are entered by touching a touch-sensitive computer screen that includes an electronic pictorial representation of a coated article.

We acknowledge the duty to disclose information of which we are aware that is material to the patentability of the above-identified Reissue Patent Application in accordance

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with Title 37 of the Code of Federal Regulations §1.56.

We hereby declare that all statements made herein of our own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements are being made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

By: Frank J. Koch Date: 23 April 2009  
Frank J. Koch

By: Leon C. Vandervalk Date: April 23, 2009  
Leon C. Vandervalk

By: David J. Beamish Date: Apr 23, 2009  
David J. Beamish